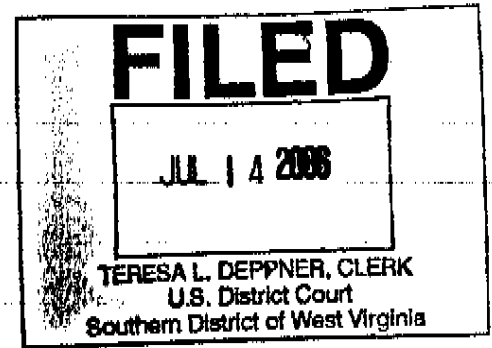


United States District Court  
For The Southern District of West Virginia

Curtis E. Crawford  
Reg. 10620-007  
FBI Beckley  
P.O. Box 350  
Beaver, W.V. 25813  
Plaintiff,



v.

Civil Action no. 5:06-0560

John Doe, Warden  
C. Simmons, Unit Manager  
Romaine Smith, Correctional Counsel  
John Doe, Inmate ..... et al.,  
FBI Petersburg  
Petersburg, Virginia  
All Sued in Their Professional and  
Individual Capacities .....  
Defendant(s)

### COMPLAINT

#### I. Jurisdiction

42 U.S.C. § 1983, Civil Rights Act For The  
Recovery of Unliquidated Damages.

## II. Request Jury Trial

Plaintiff Crawford requests a Jury Trial in the captioned case.

## III. Plaintiff has Exhausted All

Administrative Remedies and Tort

Claims Remedies as Shown in Prison File.

The Plaintiff Curtis E. Crawford has Exhausted all available Administrative Remedy of the Federal Bureau of Prisons in 2003

## IV. Parties

All named and non-named Defendants worked at Petersburg Federal Correctional Institution, and had knowledge or participated in events that caused complaints. said inmate worked under the authority and/or supervision of named Defendant(s), and

was routinely allowed by Defendants to load equipment that was clearly marked "Government Employee Only" through normal phases in operations.

#### IV. Statements of Claim

While Plaintiff CURTIS E. CRAWFORD was housed in Petersburg Special Housing Unit in FCI Petersburg, in Petersburg, Virginia in 2003, he gave Correctional Counsel Smith a Supreme Court Filing to copy for filing in that Court. Several days later Correctional Counsel Smith came to Plaintiff CRAWFORD cell, and told him that a man named inmate whom worked for C. Simons, Unit Manager, had taken

Documents and Placed them into a shredder machine. PLAINTIFF complained to Warden Joe Brooks, and nothing was done to compensate PLAINTIFF Crawford for his lossage.

## VI. Statements of Claim


PLAINTIFF CRAWFORD was unable to file his case in a timely manner, due to "no fronts" of his own. PLAINTIFF filed both Tort and Administrative Remedy, both were denied even after acknowledgment of fact that PLAINTIFF'S lossage was caused by Negligence of Staff and gross malfeasance. Then the Unit Manager C. Simon's sought to cover-up

fact, ~~that~~ she violated the law of allowing John Doe inmate to routinely use a restricted machine ~~that~~ was clearly marked "Government Employee Only" and in reprisal and retaliation she abused her authority to deny Plaintiff Payments, who therefore those, because of Complaints Filed into Court.

## VII. Relief Sought

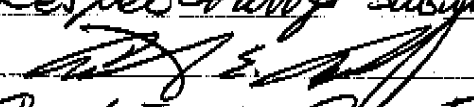
1. Court Order issued "Granting" Compensatory Damages in the Amount of \$15,000,000.00 Fifteen Million Dollars, and Punitive Damages of Equal Amount
2. Court Order issued "Granting" Jury Trial
3. Court Order issued "Granting" Plaintiff Counsel

in case for any hearing in case.

Respectfully Submitted,  
  
 Curtis E. Crawford

Certification of Service

I Certify under Penalty of Perjury That  
 I have Forwarded to the Clerk a true and  
 correct copy of Complaints via Prepaid  
 Postage on this 12 day of July 2006,  
 and further Request That Clerk Forward  
 a Stamp dated File Copy of this  
 Document to All Parties Therein as  
 Acknowledgment of Receipt, Pursuant to  
 28 U.S.C. § 1746 The Above is True.

Respectfully Submitted,  
  
 Curtis E. Crawford